

33 WHITEHALL STREET, 16TH FLOOR NEW YORK, NEW YORK 10004 (212) 509-3456 – TELEPHONE (212) 509-4420 – FACSIMILE www.mkcilaw.us.com

August 16, 2024

VIA ECF

Hon. Elizabeth A. Wolford Chief United States District Judge Kenneth B. Keating Federal Building 100 State Street Rochester, New York 14614

Re: P3, as PNG of S3, an Infant v. Hilton Central School District, et. al.,

Case No.: 21-CV-6546-EAW-MJP

Dear Judge Wolford:

Please accept this correspondence on behalf of the Defendants, Hilton Central School District, David Dimbleby and Dr. Casey Kosiorek (hereinafter, "District Defendants") to inform the Court that the District Defendants received the Plaintiff's Declaration and Memorandum of Law in support of Plaintiff's Motion to Voluntarily Dismiss Defendant Kirk Ashton from this case.

After a thorough review of the Plaintiff's filings and the arguments presented therein, the District Defendants do not oppose the motion to voluntarily dismiss Kirk Ashton from this case. Indeed, the District Defendants join the Plaintiff and fully support the granting of the motion, and agree to discontinue their cross-claims against Defendant, Kirk Ashton.

Thank you for your attention to this matter.

Respectfully submitted,

Carmen T. Rodriguez, Esq. crodriguez@mkcilaw.us.com

CC: All Parties Via ECF

Kirk Ashton via Regular Mail

LIVINGSTON, NJ HARTFORD, CT WILMINGTON, DE BROOKLYN, NY (973) 822-1110 (860) 404-3000 (302) 656-1200 (212) 509-3456 (212) 509-3456

PHILADELPHIA, PA MIAMI, FL SYRACUSE, NY BUFFALO, NY FRISCO, TX (215) 557-1990 (786) 696-9851 (315) 473-9648 (315) 473-9648 (469) 287-5500